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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT:

LUMPKIN ET AL.

SERIAL NO.:

09/685,284

EXAMINER: KRAMER, D.

FILED:

OCTOBER 10, 2000

ART UNIT: 3613

TITLE:

CABLE FEED FOR A MECHANICAL

BALL BEARING DISC BRAKE

Assistant Commissioner for Patents Washington, D.C. 20231

AMENDMENT

Sir:

An Office Action was mailed in the above-captioned application on August 21, 2001.

This Amendment and Remarks document is submitted in response to said Office Action.

IN THE CLAIMS:

Please cancel claims and 18.

Replace Claim 2 with the following replacement claim:

2. (Amended)

A cable actuated mechanical disc brake caliper comprising:

a caliper housing;

a cable guide rigidly fixed to the housing, the cable guide having a cable receiving bore extending along a guide axis for axially receiving a cable;

a lever arm pivotably attached to the caliper housing for pivoting about a pivot axis, the lever arm being operatively associated with a brake pad to move the brake pad between a retracted and an extended position as the lever arm is pivoted in a first direction from a non-actuated position to a fully actuated position, the lever arm including a cable clamp radially spaced from the pivotal attachment for fixedly attaching a cable to the lever arm in a select orientation relative to the lever arm at an attachment point, the attachment point being essentially

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coincident with the guide axis with the cable arm in the fully actuated position; and

a guide surface curved about the pivot axis having a first portion attached to the lever arm with the attachment point essentially coincident therewith and a second portion circumferentially spaced from the first portion, the second portion being essentially tangent to the guide axis with the lever arm in the non-actuated position.

Replace Claim 8 with the following replacement claim:

(Amended) The cable actuated mechanical disc brake caliper of claim wherein the cable clamp clamps along an axis perpendicular to the pivot axis.

REMARKS

Claims 1 and 18 have been cancelled. Claim 2-17 remain at issue.

Claims 1 and 18 stand rejected under 35 U.S.C. §102(e) as being anticipated by Huang, U.S. Patent No. 6,230,850. Claims 1, 8 and 18 stand rejected under 35 U.S.C. §102(b) as being anticipated by Toyomusu, U.S. Patent No. 3,765,511. Claims 2-7 and 9 stand objected to as being dependent upon a rejected base claim, but have been indicated as being allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. Claims 10-17 are allowed.

As set forth above, Claims 1 and 18 have been cancelled. Claim 2 has been amended to incorporate all of the limitations of claim 1. Claim 8 has been amended to be dependent from claim 2, which has been indicated as being allowable. Applicant respectfully submits claims 2-9 are now in condition for allowance and all rejected claims have been cancelled, with Applicant reserving the right to pursue these cancelled claims in a continuation application. Applicant therefore respectfully requests prompt issuance of a Notice of Allowance indicating allowance of claims 2-17.

If it would helpful to obtain favorable consideration of this case, Examiner Kramer is encouraged to call and discuss the case with the undersigned.

This constitutes a request for any needed extension of time and an authorization to charge all fees therefore to deposit account No. 19-5117 if not otherwise specifically requested. The

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undersigned hereby authorizes the charge of any fees created by the filing of this document or any deficiency of fees submitted herewith to be charged to deposit account No. 19-5117.

Respectfully submitted,

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